IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA EASTERN DIVISION

ROBERT C. KELLER, et al.,)
Plaintiffs,)
v.) CASE NO. 3:07-cv-1098-WKW
MACON COUNTY GREYHOUND PARK, INC.,)))
Defendant. ************************************)) :*
MACON COUNTY GREYHOUND PARK, INC.,)
Defendant/Third Party Plaintiff,)
V.)
CASH REGISTER SYSTEMS, INC.,)
Third Party Defendant.)

BRIEFING ORDER

Upon consideration of Third Party Defendant, Cash Register Systems, Inc.'s Motion to Dismiss/Motion to Stay Proceedings (Doc. # 26) filed on July 28, 2008, it is ORDERED that the motion be submitted without oral argument on **September 3, 2008.**

It is further ORDERED that Defendant/Third Party Plaintiff, Macon County Greyhound Park, Inc., file a response which shall include a brief on or before August 20, 2008. The Third Party Defendant, Cash Register Systems, Inc., may file a reply brief on or before September 3, 2008.

The motion shall be under submission on the due date of the reply brief. Unless the court determines that a hearing is necessary or helpful, at which time a date will be set, the court will

Case 3:07-cv-01098-WKW-TFM Document 27 Filed 07/30/2008 Page 2 of 2

determine the motion without oral argument upon submission.

Briefs in support of or in opposition to any motion generally should not exceed 25 pages.

In all cases in which briefs exceed 25 pages, counsel must include a table of contents indicating the

main sections of the brief, the principal arguments and citations to authority made in each section,

and the pages on which each section and any sub-sections may be found.

The parties are required to submit or mail a paper courtesy copy of briefs and supporting

evidence to the Chambers of the undersigned. For those submissions (including briefs and

evidentiary materials) that exceed 25 pages, the paper courtesy copy shall be bound in a three-ring

binder and tabbed.

Any discussion of evidence in a brief must include the specific reference, by name or

document number and by page and line, to where the evidence can be found in the supporting

evidentiary submission or in any document filed with the court.

Failure to comply strictly with this Order for all future filings may result in the striking of the

filing or other appropriate sanctions.

DONE this 30th day of July, 2008.

/s/ W. Keith Watkins

UNITED STATES DISTRICT JUDGE